By the Committee on Rules; and Senators Bradley, Soto, Sobel, and Hutson

595-04427D-16

2016460c1

1	A bill to be entitled
2	An act relating to the medical use of cannabis;
3	amending s. 381.986, F.S.; providing and revising
4	definitions; revising requirements for physicians
5	ordering low-THC cannabis, medical cannabis, or a
6	cannabis delivery device; revising the information a
7	physician must update on the registry; requiring a
8	physician to update the registry within a specified
9	timeframe; requiring a physician to obtain certain
10	written consent; providing that a physician commits a
11	misdemeanor of the first degree under certain
12	circumstances; providing that an eligible patient who
13	uses medical cannabis, and such patient's legal
14	representative, who administers medical cannabis in
15	specified prohibited locations commits a misdemeanor
16	of the first degree; providing that a physician who
17	orders low-THC cannabis or medical cannabis and
18	receives related compensation from a dispensing
19	organization is subject to disciplinary action;
20	revising requirements relating to physician education;
21	providing that the appropriate board must require the
22	medical director of each dispensing organization to
23	hold a certain license; revising the information that
24	the Department of Health is required to include in its
25	online compassionate use registry; revising
26	performance bond requirements for certain dispensing
27	organizations; requiring the department to approve
28	three dispensing organizations, including specified
29	applicants, under certain circumstances; providing
30	requirements for the three dispensing organizations;
31	requiring the department to allow a dispensing

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32	organization to make certain wholesale purchases from
33	or distributions to another dispensing organization;
34	revising standards to be met and maintained by
35	dispensing organizations; authorizing dispensing
36	organizations to use certain pesticides after
37	consultation with the Department of Agriculture and
38	Consumer Services; providing requirements for
39	dispensing organizations when they are growing and
40	processing low-THC cannabis or medical cannabis;
41	requiring dispensing organizations to inspect seeds
42	and growing plants for certain pests and perform
43	certain fumigation and treatment of plants; providing
44	that dispensing organizations may not dispense low-THC
45	cannabis and medical cannabis unless they meet certain
46	testing requirements; requiring dispensing
47	organizations to maintain certain records; requiring
48	dispensing organizations to contract with an
49	independent testing laboratory to perform certain
50	audits; providing packaging requirements for low-THC
51	and medical cannabis; requiring dispensing
52	organizations to retain certain samples for specified
53	purposes; providing delivery requirements for
54	dispensing organizations when dispensing low-THC
55	cannabis and medical cannabis; providing certain
56	safety and security requirements for dispensing
57	organizations; providing certain safety and security
58	requirements for the transport of low-THC cannabis and
59	medical cannabis; authorizing the department to
60	conduct certain inspections; providing inspection

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61	requirements; authorizing the department to enter into
62	certain interagency agreements; requiring the
63	department to make certain information available on
64	its website; authorizing the department to establish a
65	system for issuing and renewing registration cards;
66	providing requirements for the registration cards;
67	authorizing the department to impose certain fines;
68	authorizing the department to suspend, revoke, or
69	refuse to renew a dispensing organization's approval
70	under certain circumstances; requiring the department
71	to renew the dispensing organization biennially under
72	certain conditions; providing applicability;
73	authorizing an approved independent testing laboratory
74	to possess, test, transport, and lawfully dispose of
75	low-THC cannabis or medical cannabis by department
76	rule ; providing that a dispensing organization is
77	presumed to be registered with the department under
78	certain circumstances; providing that a person is not
79	exempt from prosecution for certain offenses and is
80	not relieved from certain requirements of law under
81	certain circumstances; amending s. 499.0295, F.S.;
82	revising definitions; authorizing certain
83	manufacturers to dispense cannabis delivery devices;
84	requiring the department to authorize certain
85	dispensing organizations or applicants to provide low-
86	THC cannabis, medical cannabis, and cannabis delivery
87	devices to eligible patients; providing for dispensing
88	organizations or applicants meeting specified criteria
89	to be granted authorization to cultivate certain
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90	cannabis and operate as dispensing organizations;
91	requiring the department to grant approval as a
92	dispensing organization to certain qualified
93	applicants by a specified date; authorizing two
94	dispensing organizations in the same region under
95	certain circumstances; authorizing the Department of
96	Health to enforce certain rules; providing
97	applicability; providing an effective date.
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99	Be It Enacted by the Legislature of the State of Florida:
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101	Section 1. Section 381.986, Florida Statutes, is amended to
102	read:
103	381.986 Compassionate use of low-THC and medical cannabis
104	(1) DEFINITIONSAs used in this section, the term:
105	(a) "Cannabis delivery device" means an object used,
106	intended for use, or designed for use in preparing, storing,
107	ingesting, inhaling, or otherwise introducing low-THC cannabis
108	or medical cannabis into the human body.
109	<u>(b) (a)</u> "Dispensing organization" means an organization
110	approved by the department to cultivate, process, transport, and
111	dispense low-THC cannabis <u>or medical cannabis</u> pursuant to this
112	section.
113	(c) "Independent testing laboratory" means a laboratory,
114	including the managers, employees, or contractors of the
115	laboratory, which has no direct or indirect interest in a
116	dispensing organization.
117	(d) "Legal representative" means the qualified patient's
118	parent, legal guardian acting pursuant to a court's
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119	authorization as required under s. 744.3215(4), health care
120	surrogate acting pursuant to the qualified patient's written
121	consent or a court's authorization as required under s. 765.113,
122	or an individual who is authorized under a power of attorney to
123	make health care decisions on behalf of the qualified patient.
124	<u>(e) (b)</u> "Low-THC cannabis" means a plant of the genus
125	Cannabis, the dried flowers of which contain 0.8 percent or less
126	of tetrahydrocannabinol and more than 10 percent of cannabidiol
127	weight for weight; the seeds thereof; the resin extracted from
128	any part of such plant; or any compound, manufacture, salt,
129	derivative, mixture, or preparation of such plant or its seeds
130	or resin that is dispensed only from a dispensing organization.
131	(f) "Medical cannabis" means all parts of any plant of the
132	genus Cannabis, whether growing or not; the seeds thereof; the
133	resin extracted from any part of the plant; and every compound,
134	manufacture, sale, derivative, mixture, or preparation of the
135	plant or its seeds or resin that is dispensed only from a
136	dispensing organization for medical use by an eligible patient
137	as defined in s. 499.0295.
138	(g) (c) "Medical use" means administration of the ordered
139	amount of low-THC cannabis <u>or medical cannabis</u> . The term does
140	not include the <u>:</u>
141	1. Possession, use, or administration of low-THC cannabis
142	or medical cannabis by smoking.
143	2. The term also does not include the Transfer of low-THC
144	cannabis or medical cannabis to a person other than the
145	qualified patient for whom it was ordered or the qualified
146	patient's legal representative on behalf of the qualified
147	patient.

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148	3. Use or administration of low-THC cannabis or medical
149	cannabis:
150	a. On any form of public transportation.
151	b. In any public place.
152	c. In a qualified patient's place of employment, if
153	restricted by his or her employer.
154	d. In a state correctional institution as defined in s.
155	944.02 or a correctional institution as defined in s. 944.241.
156	e. On the grounds of a preschool, primary school, or
157	secondary school.
158	f. On a school bus or in a vehicle, aircraft, or motorboat.
159	(h) (d) "Qualified patient" means a resident of this state
160	who has been added to the compassionate use registry by a
161	physician licensed under chapter 458 or chapter 459 to receive
162	low-THC cannabis or medical cannabis from a dispensing
163	organization.
164	<u>(i)</u> "Smoking" means burning or igniting a substance and
165	inhaling the smoke. Smoking does not include the use of a
166	vaporizer.
167	(2) PHYSICIAN ORDERING Effective January 1, 2015, A
168	physician <u>is authorized to order</u> licensed under chapter 458 or
169	chapter 459 who has examined and is treating a patient suffering
170	from cancer or a physical medical condition that chronically
171	produces symptoms of seizures or severe and persistent muscle
172	spasms may order for the patient's medical use low-THC cannabis
173	to treat a qualified patient suffering from cancer or a physical
174	medical condition that chronically produces symptoms of seizures
175	or severe and persistent muscle spasms; order low-THC cannabis
176	such disease, disorder, or condition or to alleviate symptoms of
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177	such disease, disorder, or condition, if no other satisfactory
178	alternative treatment options exist for <u>the qualified</u> that
179	patient; order medical cannabis to treat an eligible patient as
180	defined in s. 499.0295; or order a cannabis delivery device for
181	the medical use of low-THC cannabis or medical cannabis, only if
182	the physician and all of the following conditions apply:
183	(a) Holds an active, unrestricted license as a physician
184	under chapter 458 or an osteopathic physician under chapter 459;
185	(b) Has treated the patient for at least 3 months
186	immediately preceding the patient's registration in the
187	compassionate use registry;
188	(c) Has successfully completed the course and examination
189	required under paragraph (4)(a);
190	(a) The patient is a permanent resident of this state.
191	(d) (b) Has determined The physician determines that the
192	risks of <u>treating the patient with</u> ordering low-THC cannabis <u>or</u>
193	medical cannabis are reasonable in light of the potential
194	benefit <u>to the</u> for that patient. If a patient is younger than 18
195	years of age, a second physician must concur with this
196	determination, and such determination must be documented in the
197	patient's medical record <u>;</u> -
198	<u>(e)</u> (c) The physician Registers as the orderer of low-THC
199	cannabis or medical cannabis for the named patient on the
200	compassionate use registry maintained by the department and
201	updates the registry to reflect the contents of the order <u>,</u>
202	including the amount of low-THC cannabis or medical cannabis
203	that will provide the patient with not more than a 45-day supply
204	and a cannabis delivery device needed by the patient for the
205	medical use of low-THC cannabis or medical cannabis. The
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595-04427D-16 2016460c1 206 physician must also update the registry within 7 days after any 207 change is made to the original order to reflect the change. The 208 physician shall deactivate the registration of the patient and 209 the patient's legal representative patient's registration when 210 treatment is discontinued; -211 (f) (d) The physician Maintains a patient treatment plan 212 that includes the dose, route of administration, planned 213 duration, and monitoring of the patient's symptoms and other indicators of tolerance or reaction to the low-THC cannabis or 214 215 medical cannabis; -(g) (e) The physician Submits the patient treatment plan 216 217 quarterly to the University of Florida College of Pharmacy for 218 research on the safety and efficacy of low-THC cannabis and 219 medical cannabis on patients; -220 (h) (f) The physician Obtains the voluntary written informed 221 consent of the patient or the patient's legal representative 222 quardian to treatment with low-THC cannabis after sufficiently 223 explaining the current state of knowledge in the medical 224 community of the effectiveness of treatment of the patient's 225 condition with low-THC cannabis, the medically acceptable 226 alternatives, and the potential risks and side effects; (i) Obtains written informed consent as defined in and 227 required under s. 499.0295, if the physician is ordering medical 228 229 cannabis for an eligible patient pursuant to that section; and (j) Is not a medical director employed by a dispensing 230 231 organization. 232 (3) PENALTIES.-233 (a) A physician commits a misdemeanor of the first degree,

234 punishable as provided in s. 775.082 or s. 775.083, if the

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235	physician orders low-THC cannabis for a patient without a
236	reasonable belief that the patient is suffering from:
237	1. Cancer or a physical medical condition that chronically
238	produces symptoms of seizures or severe and persistent muscle
239	spasms that can be treated with low-THC cannabis; or
240	2. Symptoms of cancer or a physical medical condition that
241	chronically produces symptoms of seizures or severe and
242	persistent muscle spasms that can be alleviated with low-THC
243	cannabis.
244	(b) A physician commits a misdemeanor of the first degree,
245	punishable as provided in s. 775.082 or s. 775.083, if the
246	physician orders medical cannabis for a patient without a
247	reasonable belief that the patient has a terminal condition as
248	<u>defined in s. 499.0295.</u>
249	<u>(c)</u> A Any person who fraudulently represents that he or
250	she has cancer $\underline{,}$ or a physical medical condition that chronically
251	produces symptoms of seizures or severe and persistent muscle
252	spasms, or a terminal condition to a physician for the purpose
253	of being ordered low-THC cannabis, medical cannabis, or a
254	cannabis delivery device by such physician commits a misdemeanor
255	of the first degree, punishable as provided in s. 775.082 or s.
256	775.083.
257	(d) An eligible patient as defined in s. 499.0295 who uses
258	medical cannabis, and such patient's legal representative who
259	administers medical cannabis, in plain view of or in a place
260	open to the general public, on the grounds of a school, or in a
261	school bus, vehicle, aircraft, or motorboat, commits a
262	misdemeanor of the first degree, punishable as provided in s.
263	775.082 or s. 775.083.

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595-04427D-16 2016460c1 264 (e) A physician who orders low-THC cannabis, medical 265 cannabis, or a cannabis delivery device and receives compensation from a dispensing organization related to the 266 267 ordering of low-THC cannabis, medical cannabis, or a cannabis 268 delivery device is subject to disciplinary action under the 269 applicable practice act and s. 456.072(1)(n). 270 (4) PHYSICIAN EDUCATION.-271 (a) Before ordering low-THC cannabis, medical cannabis, or 272 a cannabis delivery device for medical use by a patient in this 273 state, the appropriate board shall require the ordering 274 physician licensed under chapter 458 or chapter 459 to 275 successfully complete an 8-hour course and subsequent 276 examination offered by the Florida Medical Association or the 277 Florida Osteopathic Medical Association that encompasses the 278 clinical indications for the appropriate use of low-THC cannabis 279 and medical cannabis, the appropriate cannabis delivery devices 280 mechanisms, the contraindications for such use, and as well as 281 the relevant state and federal laws governing the ordering, 282 dispensing, and possessing of these substances and devices this 283 substance. The first course and examination shall be presented 284 by October 1, 2014, and shall be administered at least annually 285 thereafter. Successful completion of the course may be used by a 286 physician to satisfy 8 hours of the continuing medical education 287 requirements required by his or her respective board for 288 licensure renewal. This course may be offered in a distance 289 learning format. 290 (b) The appropriate board shall require the medical 291 director of each dispensing organization to hold an active,

292 <u>unrestricted license as a physician under chapter 458 or as an</u>

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595-04427D-16 2016460c1 293 osteopathic physician under chapter 459 and approved under 294 subsection (5) to successfully complete a 2-hour course and 295 subsequent examination offered by the Florida Medical 296 Association or the Florida Osteopathic Medical Association that 297 encompasses appropriate safety procedures and knowledge of low-298 THC cannabis, medical cannabis, and cannabis delivery devices. 299 (c) Successful completion of the course and examination 300 specified in paragraph (a) is required for every physician who 301 orders low-THC cannabis, medical cannabis, or a cannabis 302 delivery device each time such physician renews his or her 303 license. In addition, successful completion of the course and 304 examination specified in paragraph (b) is required for the 305 medical director of each dispensing organization each time such 306 physician renews his or her license. (d) A physician who fails to comply with this subsection 307 308 and who orders low-THC cannabis, medical cannabis, or a cannabis 309 delivery device may be subject to disciplinary action under the 310 applicable practice act and under s. 456.072(1)(k). 311 (5) DUTIES OF THE DEPARTMENT. By January 1, 2015, The 312 department shall: 313 (a) Create and maintain a secure, electronic, and online 314 compassionate use registry for the registration of physicians, and patients, and the legal representatives of patients as 315 provided under this section. The registry must be accessible to 316 317 law enforcement agencies and to a dispensing organization in 318 order to verify the authorization of a patient or a patient's 319 legal representative to possess patient authorization for low-320 THC cannabis, medical cannabis, or a cannabis delivery device and record the low-THC cannabis, medical cannabis, or cannabis 321

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595-04427D-162016460c1322delivery device dispensed. The registry must prevent an active323registration of a patient by multiple physicians.

324 (b) Authorize the establishment of five dispensing 325 organizations to ensure reasonable statewide accessibility and 326 availability as necessary for patients registered in the 327 compassionate use registry and who are ordered low-THC cannabis, 328 medical cannabis, or a cannabis delivery device under this 329 section, one in each of the following regions: northwest 330 Florida, northeast Florida, central Florida, southeast Florida, 331 and southwest Florida. The department shall develop an 332 application form and impose an initial application and biennial 333 renewal fee that is sufficient to cover the costs of 334 administering this section. An applicant for approval as a 335 dispensing organization must be able to demonstrate:

336 1. The technical and technological ability to cultivate and 337 produce low-THC cannabis. The applicant must possess a valid 338 certificate of registration issued by the Department of 339 Agriculture and Consumer Services pursuant to s. 581.131 that is 340 issued for the cultivation of more than 400,000 plants, be 341 operated by a nurseryman as defined in s. 581.011, and have been 342 operated as a registered nursery in this state for at least 30 343 continuous years.

344 2. The ability to secure the premises, resources, and345 personnel necessary to operate as a dispensing organization.

346 3. The ability to maintain accountability of all raw 347 materials, finished products, and any byproducts to prevent 348 diversion or unlawful access to or possession of these 349 substances.

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4. An infrastructure reasonably located to dispense low-THC

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351	cannabis to registered patients statewide or regionally as
352	determined by the department.
353	5. The financial ability to maintain operations for the
354	duration of the 2-year approval cycle, including the provision
355	of certified financials to the department. Upon approval, the
356	applicant must post a \$5 million performance bond. <u>However, upon</u>
357	a dispensing organization's serving at least 1,000 qualified
358	patients, the dispensing organization is only required to
359	maintain a \$2 million performance bond.
360	6. That all owners and managers have been fingerprinted and
361	have successfully passed a level 2 background screening pursuant
362	to s. 435.04.
363	7. The employment of a medical director who is a physician
364	licensed under chapter 458 or chapter 459 to supervise the
365	activities of the dispensing organization.
366	(c) Upon the registration of 250,000 active qualified
367	patients in the compassionate use registry, approve three
368	dispensing organizations, including, but not limited to, an
369	applicant that is a recognized class member of <i>Pigford v</i> .
370	Glickman, 185 F.R.D. 82 (D.D.C. 1999) or In Re Black Farmers
371	Litig., 856 F. Supp. 2d 1 (D.D.C. 2011) and a member of the
372	Black Farmers and Agriculturalists Association, which must meet
373	the requirements of subparagraphs (b)27. and demonstrate the
374	technical and technological ability to cultivate and produce
375	low-THC cannabis.
376	(d) Allow a dispensing organization to make a wholesale
377	purchase of low-THC cannabis or medical cannabis from, or a
378	distribution of low-THC cannabis or medical cannabis to, another
379	dispensing organization.

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595-04427D-16 2016460c1 380 (e) (c) Monitor physician registration and ordering of low-381 THC cannabis, medical cannabis, or a cannabis delivery device 382 for ordering practices that could facilitate unlawful diversion 383 or misuse of low-THC cannabis, medical cannabis, or a cannabis 384 delivery device and take disciplinary action as indicated. 385 (d) Adopt rules necessary to implement this section. 386 (6) DISPENSING ORGANIZATION. - An approved dispensing 387 organization must, at all times, shall maintain compliance with 388 the criteria demonstrated for selection and approval as a 389 dispensing organization under subsection (5) and the criteria required in this subsection at all times. 390 391 (a) When growing low-THC cannabis or medical cannabis, a 392 dispensing organization: 393 1. May use pesticides determined by the department, after 394 consultation with the Department of Agriculture and Consumer 395 Services, to be safely applied to plants intended for human 396 consumption, but may not use pesticides designated as 397 restricted-use pesticides pursuant to s. 487.042. 398 2. Must grow low-THC cannabis or medical cannabis within an 399 enclosed structure and in a room separate from any other plant. 400 3. Must inspect seeds and growing plants for plant pests 401 that endanger or threaten the horticultural and agricultural 402 interests of the state, notify the Department of Agriculture and 403 Consumer Services within 10 calendar days after a determination that a plant is infested or infected by such plant pest, and 404 implement and maintain phytosanitary policies and procedures. 405 406 4. Must perform fumigation or treatment of plants, or the 407 removal and destruction of infested or infected plants, in

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accordance with chapter 581 and any rules adopted thereunder.

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467	patient has an active registration in the compassionate use
468	registry, the patient or patient's legal representative holds a
469	valid and active registration card, the order presented matches
470	the order contents as recorded in the registry, and the order
471	has not already been filled.
472	6. Must, upon dispensing the low-THC cannabis, medical
473	cannabis, or cannabis delivery device, the dispensing
474	organization shall record in the registry the date, time,
475	quantity, and form of low-THC cannabis or medical cannabis
476	dispensed and the type of cannabis delivery device dispensed.
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478	(d) To ensure the safety and security of its premises and
	any off-site storage facilities, and to maintain adequate
479	controls against the diversion, theft, and loss of low-THC
480	cannabis, medical cannabis, or cannabis delivery devices, a
481	dispensing organization shall:
482	1.a. Maintain a fully operational security alarm system
483	that secures all entry points and perimeter windows and is
484	equipped with motion detectors; pressure switches; and duress,
485	panic, and hold-up alarms; or
486	b. Maintain a video surveillance system that records
487	continuously 24 hours each day and meets at least one of the
488	following criteria:
489	(I) Cameras are fixed in a place that allows for the clear
490	identification of persons and activities in controlled areas of
491	the premises. Controlled areas include grow rooms, processing
492	rooms, storage rooms, disposal rooms or areas, and point-of-sale
493	rooms;
494	(II) Cameras are fixed in entrances and exits to the
495	premises, which shall record from both indoor and outdoor, or
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595-04427D-16 2016460c1 496 ingress and egress, vantage points; 497 (III) Recorded images must clearly and accurately display 498 the time and date; or 499 (IV) Retain video surveillance recordings for a minimum of 500 45 days or longer upon the request of a law enforcement agency. 501 2. Ensure that the organization's outdoor premises have 502 sufficient lighting from dusk until dawn. 503 3. Establish and maintain a tracking system approved by the 504 department that traces the low-THC cannabis or medical cannabis 505 from seed to sale. The tracking system shall include 506 notification of key events as determined by the department, 507 including when cannabis seeds are planted, when cannabis plants 508 are harvested and destroyed, and when low-THC cannabis or 509 medical cannabis is transported, sold, stolen, diverted, or 510 lost. 511 4. Not dispense from its premises low-THC cannabis, medical 512 cannabis, or a cannabis delivery device between the hours of 9 513 p.m. and 7 a.m., but may perform all other operations and deliver low-THC cannabis and medical cannabis to qualified 514 515 patients 24 hours each day. 516 5. Store low-THC cannabis or medical cannabis in a secured, 517 locked room or a vault. 6. Require at least two of its employees, or two employees 518 519 of a security agency with whom it contracts, to be on the 520 premises at all times. 521 7. Require each employee to wear a photo identification 522 badge at all times while on the premises. 523 8. Require each visitor to wear a visitor's pass at all 524 times while on the premises.

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525	9. Implement an alcohol and drug-free workplace policy.
526	10. Report to local law enforcement within 24 hours after
527	it is notified or becomes aware of the theft, diversion, or loss
528	of low-THC cannabis or medical cannabis.
529	(e) To ensure the safe transport of low-THC cannabis or
530	medical cannabis to dispensing organization facilities,
531	independent testing laboratories, or patients, the dispensing
532	organization must:
533	1. Maintain a transportation manifest, which must be
534	retained for at least 1 year.
535	2. Ensure only vehicles in good working order are used to
536	transport low-THC cannabis or medical cannabis.
537	3. Lock low-THC cannabis or medical cannabis in a separate
538	compartment or container within the vehicle.
539	4. Require at least two persons to be in a vehicle
540	transporting low-THC cannabis or medical cannabis, and require
541	at least one person to remain in the vehicle while the low-THC
542	cannabis or medical cannabis is being delivered.
543	5. Provide specific safety and security training to
544	employees transporting or delivering low-THC cannabis or medical
545	cannabis.
546	(7) DEPARTMENT AUTHORITY AND RESPONSIBILITIES
547	(a) The department may conduct announced or unannounced
548	inspections of dispensing organizations to determine compliance
549	with this section or rules adopted pursuant to this section.
550	(b) The department shall inspect a dispensing organization
551	upon complaint or notice provided to the department that the
552	dispensing organization has dispensed low-THC cannabis or
553	medical cannabis containing any mold, bacteria, or other

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595-04427D-16 2016460c1 554 contaminant that may cause or has caused an adverse effect to 555 human health or the environment. 556 (c) The department shall conduct at least a biennial 557 inspection of each dispensing organization to evaluate the 558 dispensing organization's records, personnel, equipment, 559 processes, security measures, sanitation practices, and quality 560 assurance practices. 561 (d) The department may enter into interagency agreements 562 with the Department of Agriculture and Consumer Services, the 563 Department of Business and Professional Regulation, the 564 Department of Transportation, the Department of Highway Safety 565 and Motor Vehicles, and the Agency for Health Care 566 Administration, and such agencies are authorized to enter into 567 an interagency agreement with the department, to conduct 568 inspections or perform other responsibilities assigned to the 569 department under this section. 570 (e) The department must make a list of all approved 571 dispensing organizations and qualified ordering physicians and 572 medical directors publicly available on its website. 573 (f) The department may establish a system for issuing and 574 renewing registration cards for patients and their legal 575 representatives, establish the circumstances under which the 576 cards may be revoked by or must be returned to the department, 577 and establish fees to implement such system. The department must 578 require, at a minimum, the registration cards to: 579 1. Provide the name, address, and date of birth of the 580 patient or legal representative. 581 2. Have a full-face, passport-type, color photograph of the 582 patient or legal representative taken within the 90 days

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583	immediately preceding registration.
584	3. Identify whether the cardholder is a patient or legal
585	representative.
586	4. List a unique numeric identifier for the patient or
587	legal representative that is matched to the identifier used for
588	such person in the department's compassionate use registry.
589	5. Provide the expiration date, which shall be 1 year after
590	the date of the physician's initial order of low-THC cannabis or
591	medical cannabis.
592	6. For the legal representative, provide the name and
593	unique numeric identifier of the patient that the legal
594	representative is assisting.
595	7. Be resistant to counterfeiting or tampering.
596	(g) The department may impose reasonable fines not to
597	exceed \$10,000 on a dispensing organization for any of the
598	following violations:
599	1. Violating this section, s. 499.0295, or department rule.
600	2. Failing to maintain qualifications for approval.
601	3. Endangering the health, safety, or security of a
602	qualified patient.
603	4. Improperly disclosing personal and confidential
604	information of the qualified patient.
605	5. Attempting to procure dispensing organization approval
606	by bribery, fraudulent misrepresentation, or extortion.
607	6. Being convicted or found guilty of, or entering a plea
608	of guilty or nolo contendere to, regardless of adjudication, a
609	crime in any jurisdiction which directly relates to the business
610	of a dispensing organization.
611	7. Making or filing a report or record that the dispensing

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612	organization knows to be false.
613	8. Willfully failing to maintain a record required by this
614	section or department rule.
615	9. Willfully impeding or obstructing an employee or agent
616	of the department in the furtherance of his or her official
617	duties.
618	10. Engaging in fraud or deceit, negligence, incompetence,
619	or misconduct in the business practices of a dispensing
620	organization.
621	11. Making misleading, deceptive, or fraudulent
622	representations in or related to the business practices of a
623	dispensing organization.
624	12. Having a license or the authority to engage in any
625	regulated profession, occupation, or business that is related to
626	the business practices of a dispensing organization suspended,
627	revoked, or otherwise acted against by the licensing authority
628	of any jurisdiction, including its agencies or subdivisions, for
629	a violation that would constitute a violation under Florida law.
630	13. Violating a lawful order of the department or an agency
631	of the state, or failing to comply with a lawfully issued
632	subpoena of the department or an agency of the state.
633	(h) The department may suspend, revoke, or refuse to renew
634	a dispensing organization's approval if a dispensing
635	organization commits any of the violations in paragraph (g).
636	(i) The department shall renew the approval of a dispensing
637	organization biennially if the dispensing organization meets the
638	requirements of this section and pays the biennial renewal fee.
639	(j) The department may adopt rules necessary to implement
640	this section.

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641	(8) PREEMPTION
642	(a) All matters regarding the regulation of the cultivation
643	and processing of medical cannabis or low-THC cannabis by
644	dispensing organizations are preempted to the state.
645	(b) A municipality may determine by ordinance the criteria
646	for the number and location of, and other permitting
647	requirements that do not conflict with state law or department
648	rule for, dispensing facilities of dispensing organizations
649	located within its municipal boundaries. A county may determine
650	by ordinance the criteria for the number, location, and other
651	permitting requirements that do not conflict with state law or
652	department rule for all dispensing facilities of dispensing
653	organizations located within the unincorporated areas of that
654	county.
655	(9) (7) EXCEPTIONS TO OTHER LAWS
656	(a) Notwithstanding s. 893.13, s. 893.135, s. 893.147, or
657	any other provision of law, but subject to the requirements of
658	this section, a qualified patient and the qualified patient's
659	legal representative may purchase and possess for the patient's
660	medical use up to the amount of low-THC cannabis or medical
661	cannabis ordered for the patient, but not more than a 45-day
662	supply, and a cannabis delivery device ordered for the patient.
663	(b) Notwithstanding s. 893.13, s. 893.135, s. 893.147, or
664	any other provision of law, but subject to the requirements of
665	this section, an approved dispensing organization and its
666	owners, managers, and employees may manufacture, possess, sell,
667	deliver, distribute, dispense, and lawfully dispose of
668	reasonable quantities, as established by department rule, of

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low-THC cannabis, medical cannabis, or a cannabis delivery

CODING: Words stricken are deletions; words underlined are additions.

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670	device. For purposes of this subsection, the terms
671	"manufacture," "possession," "deliver," "distribute," and
672	"dispense" have the same meanings as provided in s. 893.02.
673	(c) Notwithstanding s. 893.13, s. 893.135, s. 893.147, or
674	any other provision of law, but subject to the requirements of
675	this section, an approved independent testing laboratory may
676	possess, test, transport, and lawfully dispose of low-THC
677	cannabis or medical cannabis as provided by department rule.
678	(d) (c) An approved dispensing organization and its owners,
679	managers, and employees are not subject to licensure or
680	regulation under chapter 465 <u>or chapter 499</u> for manufacturing,
681	possessing, selling, delivering, distributing, dispensing, or
682	lawfully disposing of reasonable quantities, as established by
683	department rule, of low-THC cannabis, medical cannabis, or a
684	cannabis delivery device.
685	(e) An approved dispensing organization that continues to
686	meet the requirements for approval is presumed to be registered
687	with the department and to meet the regulations adopted by the
688	department or its successor agency for the purpose of dispensing
689	medical cannabis or low-THC cannabis under Florida law.
690	Additionally, the authority provided to a dispensing
691	organization in s. 499.0295 does not impair the approval of a
692	dispensing organization.
693	(f) This subsection does not exempt a person from
694	prosecution for a criminal offense related to impairment or
695	intoxication resulting from the medical use of low-THC cannabis
696	or medical cannabis or relieve a person from any requirement
697	under law to submit to a breath, blood, urine, or other test to
698	detect the presence of a controlled substance.

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595-04427D-16 2016460c1 699 Section 2. Subsections (2) and (3) of section 499.0295, 700 Florida Statutes, are amended to read: 701 499.0295 Experimental treatments for terminal conditions.-702 (2) As used in this section, the term: 703 (a) "Dispensing organization" means an organization 704 approved by the Department of Health under s. 381.986(5) to 705 cultivate, process, transport, and dispense low-THC cannabis, 706 medical cannabis, and cannabis delivery devices. 707 (b) (a) "Eligible patient" means a person who: 708 1. Has a terminal condition that is attested to by the 709 patient's physician and confirmed by a second independent evaluation by a board-certified physician in an appropriate 710 711 specialty for that condition; 712 2. Has considered all other treatment options for the 713 terminal condition currently approved by the United States Food 714 and Drug Administration; 715 3. Has given written informed consent for the use of an 716 investigational drug, biological product, or device; and 717 4. Has documentation from his or her treating physician 718 that the patient meets the requirements of this paragraph. 719 (c) (b) "Investigational drug, biological product, or 720 device" means: 721 1. A drug, biological product, or device that has 722 successfully completed phase 1 of a clinical trial but has not 723 been approved for general use by the United States Food and Drug 724 Administration and remains under investigation in a clinical 725 trial approved by the United States Food and Drug 726 Administration; or 2. Medical cannabis that is manufactured and sold by a 727

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728 dispensing organization.

729 (d) (c) "Terminal condition" means a progressive disease or 730 medical or surgical condition that causes significant functional 731 impairment, is not considered by a treating physician to be 732 reversible even with the administration of available treatment 733 options currently approved by the United States Food and Drug 734 Administration, and, without the administration of life-735 sustaining procedures, will result in death within 1 year after 736 diagnosis if the condition runs its normal course.

737 (e) (d) "Written informed consent" means a document that is 738 signed by a patient, a parent of a minor patient, a court-739 appointed guardian for a patient, or a health care surrogate 740 designated by a patient and includes:

741 1. An explanation of the currently approved products and 742 treatments for the patient's terminal condition.

743 2. An attestation that the patient concurs with his or her 744 physician in believing that all currently approved products and 745 treatments are unlikely to prolong the patient's life.

746 3. Identification of the specific investigational drug, 747 biological product, or device that the patient is seeking to 748 use.

749 4. A realistic description of the most likely outcomes of 750 using the investigational drug, biological product, or device. 751 The description shall include the possibility that new, 752 unanticipated, different, or worse symptoms might result and 753 death could be hastened by the proposed treatment. The 754 description shall be based on the physician's knowledge of the 755 proposed treatment for the patient's terminal condition. 756

5. A statement that the patient's health plan or third-

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595-04427D-16 2016460c1 757 party administrator and physician are not obligated to pay for 758 care or treatment consequent to the use of the investigational 759 drug, biological product, or device unless required to do so by 760 law or contract. 761 6. A statement that the patient's eligibility for hospice 762 care may be withdrawn if the patient begins treatment with the 763 investigational drug, biological product, or device and that 764 hospice care may be reinstated if the treatment ends and the 765 patient meets hospice eligibility requirements. 766 7. A statement that the patient understands he or she is 767 liable for all expenses consequent to the use of the 768 investigational drug, biological product, or device and that 769 liability extends to the patient's estate, unless a contract 770 between the patient and the manufacturer of the investigational 771 drug, biological product, or device states otherwise. 772 (3) Upon the request of an eligible patient, a manufacturer 773 may, or upon a physician's order pursuant to s. 381.986, a 774 dispensing organization may: (a) Make its investigational drug, biological product, or 775 776 device available under this section. 777 (b) Provide an investigational drug, biological product, or 778 device, or cannabis delivery device as defined in s. 381.986 to 779 an eligible patient without receiving compensation. 780 (c) Require an eligible patient to pay the costs of, or the 781 costs associated with, the manufacture of the investigational 782 drug, biological product, or device, or cannabis delivery device 783 as defined in s. 381.986. 784 Section 3. (1) Notwithstanding s. 381.986(5)(b), Florida 785 Statutes, a dispensing organization that receives notice from

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786	the Department of Health that it is approved as a region's
787	dispensing organization, posts a \$5 million performance bond in
788	compliance with rule 64-4.002(5)(e), Florida Administrative
789	Code, meets the requirements of and requests cultivation
790	authorization pursuant to rule 64-4.005(2), Florida
791	Administrative Code, and expends at least \$100,000 to fulfill
792	its legal obligations as a dispensing organization; or any
793	applicant that received the highest aggregate score through the
794	department's evaluation process, notwithstanding any prior
795	determination by the department that the applicant failed to
796	meet the requirements of s. 381.986, Florida Statutes, must be
797	granted cultivation authorization by the department and is
798	approved to operate as a dispensing organization for the full
799	term of its original approval and all subsequent renewals
800	pursuant to s. 381.986, Florida Statutes. Any applicant that
801	qualifies under this subsection which has not previously been
802	approved as a dispensing organization by the department must be
803	given approval as a dispensing organization by the department
804	within 10 days before the effective date of this act, and within
805	10 days after receiving such approval must comply with the bond
806	requirement in rule 64-4.002(5)(e), Florida Administrative Code,
807	and must comply with all other applicable requirements of rule
808	64-4, Florida Administrative Code.
809	(2) If an organization that does not meet the criteria of
810	subsection (1) receives a final determination from the Division
811	of Administrative Hearings, the Department of Health, or a court
812	of competent jurisdiction that it was entitled to be a
813	dispensing organization under s. 381.986, Florida Statutes, and
814	applicable rules, such organization and an organization that
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815	meets the criteria of subsection (1) shall both be dispensing
816	organizations in the same region. During the operations of any
817	dispensing organization that meets the criteria in this section,
818	the Department of Health may enforce rule 64-4.005, Florida
819	Administrative Code, as filed on June 17, 2015.
820	(3) This section does not apply to s. 381.986 (5)(c),
821	Florida Statutes.
822	Section 4. This act shall take effect upon becoming a law.